

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION PRACE PARTY THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I

believe I am an origin	al, first and joint inv	entor of the subject mat EVICE MANUFACTURE	ter which is claimed and			
the specification of wh	nich was filed on	July 23, 2003	as U.S. Applicat	tion No10/6	524,893	·•
above. I acknowledge the foreign priority benefits us which designated at least or PCT International Applications.	ne duty to disclose all inder 35 U.S.C. 119(a) to one other country the plication, filed by me	stand the contents of the a nformation known to me to -(d) or 365(b) of any foreign an the United States, listed or my assignee disclosing no priority claimed, before	be material to patentability n application(s) for patent of below and have also iden the subject matter claims	as defined in 37 C.F or inventor's certificat stified below any fore ed in this application	F.R. 1.56. Except as no te, or 365(a) of any PCT ign application for pate	oted below, I hereby claim I International Application int or inventor's certificate,
PRIOR FOREIGN AP	PLICATION(S)					
Number	Country	Filed	<u>Date Fi</u> <u>Or Pub</u>	rst Laid Open lished	Date Patented or Granted	Priority Claimed

PCT international applic application is in addition defined in 37 C.F.R. 1. application:	ations listed above or to that disclosed in s 56 which became ava	ic priority benefit under 35 t below and, if this is a cont such prior applications, I ac ailable between the filing o	tinuation-in-part (CIP) app knowledge the duty to dis date of each such prior a	olication, insofar as t close all information	he subject matter discle known to me to be ma	osed and claimed in this aterial to patentability as
PRIOR U.S. PROVISIONAL, NONPROVISIONAl Application Number		<u>ISIONAL AND/OR PCT</u> <u>Filed</u>			<u>Status</u> pending, abandoned, patented	
• •					la di	**
further that these statem Section 1001 of Title 18 And I hereby appoint Pil with USPTO Customer N connected therewith and persons of their Firm to	ents were made with of the United States Construction Winthrop LLP, I do. 00909 individually a with the resulting pate that Customer No., and this case to them as	rein of my own knowledge the knowledge that willful foode and that such willful fals ntellectual Property Group, and collectively my attorneyent, and I hereby authorize and to act and rely on instend to ywhom/which I hereby riting to the contrary.	alse statements and the list se statements may jeopard (to whom all communicatings to prosecute this applications them to delete from that Cotructions from and communicating the statement of th	ke so made are pun lize the validity of the ons are to be directe ation and to transact in customer No. names unicate directly with	ishable by fine or impri- application or any pate d), and persons of that all business in the Pate of persons no longer w the person/assignee/at	sonment, or both, under ent issued thereon. firm who are associated nt and Trademark Office ith their firm, to add new tomey/firm/ organization
	to Customer Num	ber 9	0909			2002
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1